1 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA 2 3 IN RE: BARD IVC FILTERS PRODUCTS LIABILITY LITIGATION No. MD-15-02641-PHX-DGC 4 5 AMENDED MASTER SHORT FORM COMPLAINT FOR 6 **DAMAGES FOR INDIVIDUAL** 7 **CLAIMS** 8 Plaintiff(s) named below, and for Complaint against the Defendants named below, 9 incorporate The Master Complaint in MDL No. 2641 by reference (Document 364). 10 Plaintiff(s) further show the court as follows: 11 12 1. Plaintiff/Deceased Party: 13 Tanya Bursen-Meals 14 2. Spousal Plaintiff/Deceased Party's spouse or other party making loss of consortium 15 16 claim: 17 18 3. Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator): 19 20 21 4. Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at the time 22 of implant: 23 24 Texas 25 5. Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at the time 26 of injury: 27 28 Texas

6. Plaintiff's current state(s) [if more than one Plaintiff] of residence:			
Texas			
7. District Court and Division in which venue would be proper absent direct filing:			
Northern District of Texas – Fort Worth Division			
8. Defendants (Check Defendants against whom Complaint is made):			
✓ C.R. Bard Inc.			
✓ Bard Peripheral Vascular, Inc.			
9. Basis of Jurisdiction:			
✓ Diversity of Citizenship			
□ Other:			
a. Other allegations of jurisdiction and venue not expressed in Master Complaint:			
a. Other anegations of jurisdiction and vehice not expressed in Master Complaint.			
10. Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a claim			
(Check applicable Inferior Vena Cava Filters):			
□ Recovery® Vena Cava Filter			
□ G2® Vena Cava Filter			
✓ G2 Express® (G2® X) Vena Cava Filter			
□ Eclipse® Vena Cava Filter			
□ Meridian® Vena Cava Filter			
□ Denali® Vena Cava Filter			
Other:			
11. Date of Implantation as to each product:			
11/20/09			

1	12. Counts in the Master Complaint brought by Plaintiff(s):		
2 3	✓ Count I: Strict Products Liability – Manufacturing Defect		
4	✓	Count II: Strict Products Liability – Information Defect (Failure to Warn)	
5	✓	Count III: Strict Products Liability – Design Defect	
6 7	✓	Count IV: Negligence – Design Defect	
8	✓	Count V: Negligence – Manufacture	
9	✓	Count VI: Negligence – Failure to Recall/Retrofit	
10		Count VII: Negligence – Failure to Warn	
12		Count VIII: Negligent Misrepresentation	
13			
14 15		Count IX: Negligence Per Se	
16	_	Count X: Breach of Express Warranty	
17	✓	Count XI: Breach of Implied Warranty	
18	✓	Count XII: Fraudulent Misrepresentation	
19	✓	Count XIII: Fraudulent Concealment	
20 21	✓	Count XIV: Violations of Applicable <u>Texas</u> (insert State) Law	
22		Prohibiting Consumer Fraud and Unfair and Deceptive Trade Practices	
23		Count XV: Loss of Consortium	
24		Count XVI: Wrongful Death	
2526		Count XVII: Survival	
27	✓	Punitive Damages	
28			

1	□ Other(s):	(please state the facts supporting this Count in the	
2 3	space, immediately below)	
4			
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6			
7			
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9			
LO	13. Jury Trial demande	ed for all issues so triable?	
L1 L2	✓ Yes		
L3	□ No		
4	Respectfully submi	itted this 19 th day of January, 2017	
L5		/s/ Jeff Seldomridge	
L6		JEFF SELDOMRIDGE	
L7		THE MILLER FIRM LLC 108 Railroad Avenue	
L8		Orange, VA 22960	
L9		Tel: (540) 672-4224	
20		Fax: (540) 672-3055	
21		jseldomridge@millerfirmllc.com Attorneys for Plaintiff	
22			
23	I hereby certify that	t on January 19, 2017, I electronically transmitted the attached	
24	document to the Clerk's office using the CM/ECF System for filing and transmittal of a		
25	Notice of Electronic Filing	2 .	
26		/o/ Loff Coldonnido o	
		<u>/s/ Jeff Seldomridge</u> Jeff Seldomridge	
27		Virginia Bar No. 89552	
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